as aforesaid is hereby declared illegal and void, and shall be dismissed.

5. In all cases where two or more persons are jointly indebted, either as partners or otherwise, and an affidavit shall be filed as hereinbefore provided, so as to make one or more of such joint debtors amenable to the process of attachments, then the writ of attachment shall issue against the lands and Howattachtenements, goods, chattels and credits of such as ment and summents to issue are so brought within the provisions of this law; but indebtedness. the writ of summons shall issue against all the joint defendants, as in other actions against joint defendants.

6. In case the defendant is not satisfied with the sufficiency of the surety or sureties, or any one of them, or with the amount specified in the bond aforesaid, he may, at any time before judgment, apply to the judge of the court in which the said bond is filed for an order requiring the plaintiff to give additional Additional security, notice of which application shall be given plaintiff. to the plaintiff, not less than four days, before the same is made; and the said judge, if satisfied, from evidence of the insufficiency of the said bond, may order or require the plaintiff to give an additional bond, with security to be approved of by the court, in such sum and within such time as he may deem proper, and in case the plaintiff shall fail to comply with such order, the said writ of attachment shall be quashed and the property attached, or its proceeds, if the same shall have been sold by order of the court, shall be returned to the defendant.

7. The practice and pleadings, under the writ of Practice and pleadings. attachment issued in compliance with the foregoing sections, shall in all other respects, not herein provived for, conform, as near as may be, to the practice and proceedings under writs of attachment against non-resident and absconding debtors.

In force from March 9, 1864.